

# Exhibit B

## John Fishwick

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**From:** simonettl@gtlaw.com  
**Sent:** Tuesday, June 18, 2019 11:53 AM  
**To:** Monica Mroz  
**Cc:** ramosc@gtlaw.com; John Fishwick; Daniel Martin; Carrol Ching  
**Subject:** RE: Henderson

This is fine.

**From:** Monica Mroz [mailto:Monica.Mroz@fishwickandassociates.com]  
**Sent:** Tuesday, June 18, 2019 11:15 AM  
**To:** Simonetti, Lisa (Shld-LA-LT) <simonettl@gtlaw.com>  
**Cc:** Ramos, Christopher R. (Assoc-LA-LT) <ramosc@gtlaw.com>; John Fishwick <John.Fishwick@fishwickandassociates.com>; Daniel Martin <daniel.martin@fishwickandassociates.com>; Carrol Ching <Carrol.Ching@fishwickandassociates.com>  
**Subject:** RE: Henderson

**\*EXTERNAL OF GT\***

Lisa,

We can agree to the 19<sup>th</sup> of July in Indiana so long as you agree to the following conditions:

You will waive the discovery deadline of June 25, 2019 for the deposition; and

You will agree that our opposition to any dispositive motion you file will not be due until August 2, 2019.

If we can agree on those things, we can go ahead and confirm that date.

Thanks,  
Monica

*Monica L. Mroz*

Attorney



30 Franklin Road, Suite 700

Roanoke, Virginia 24011

(540) 345-5890

(540) 345-5789 (fax)

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**From:** [simonettl@gtlaw.com](mailto:simonettl@gtlaw.com) <[simonettl@gtlaw.com](mailto:simonettl@gtlaw.com)>  
**Sent:** Tuesday, June 18, 2019 10:14 AM  
**To:** Monica Mroz <[Monica.Mroz@fishwickandassociates.com](mailto:Monica.Mroz@fishwickandassociates.com)>; Carrol Ching  
<[Carrol.Ching@fishwickandassociates.com](mailto:Carrol.Ching@fishwickandassociates.com)>; Daniel Martin <[daniel.martin@fishwickandassociates.com](mailto:daniel.martin@fishwickandassociates.com)>  
**Cc:** [allenmayed@gtlaw.com](mailto:allenmayed@gtlaw.com); [ramosc@gtlaw.com](mailto:ramosc@gtlaw.com); [Jennifer.Malloch@navient.com](mailto:Jennifer.Malloch@navient.com)  
**Subject:** Henderson

Good morning. We have identified a witness for NPM, and he is available in Fishers, Indiana, on July 19. Fishers is near Indianapolis. Please confirm.

**Lisa Simonetti**  
Shareholder

Greenberg Traurig, LLP  
1840 Century Park East  
Suite 1900 | Los Angeles, CA 90067-2121  
T +1 310.586.7824 | F +1 310.586.7800 | C +1 310.365.5717  
[simonettl@gtlaw.com](mailto:simonettl@gtlaw.com) | [www.gtlaw.com](http://www.gtlaw.com)



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